

5:00 **FILED**
O'Clock. **P M**
MAR 03 2011
BY T. Broderick
Deputy

DEFENDANT'S PROPOSED LIMITING INSTRUCTION 1

Ladies and gentlemen, the Rules of Evidence provide that some evidence can be considered only for a limited purpose. You are about to hear a statement that was made and recorded outside the courtroom. This statement is subject to the rule of hearsay and cannot be considered for its truth. What that means is that we do not know whether the statement is true, or whether the speaker really engaged in any of the actions she describes. For that reason, you may not consider this statement as evidence of what the speaker actually did or believed. The *only* purpose you may consider the evidence for is for what effect, if any, the statement may have had on a listener.

Exhibit number 735 is to be considered only for the effect that Ms. Brown's statement may have had on Defendant. You should not consider it for any other purpose.